

fourth upon final settlement of said fiscal year by the Treasurer with the County Commissioners of Prince George's County.

117. Personal property liable to taxation in Prince George's County and unassessed, and also that which may be unassessed for any previous year or years, or has been so assessed that the assessment was void, shall be assessed and listed in the same manner as is provided for the assessment of real estate in Section 116 F of said Article 17 of the Code of Public Local Laws; but no personal property which has been bona fide sold or transferred shall be assessed for any back taxes.

Unassessed  
personal  
property.

117A. All tax sales of real estate shall be advertised for the full time hereinbefore required in one newspaper published in Prince George's County belonging to each of the two leading political parties of said county, as shown at the last election, to be selected by the Treasurer, and the cost of such advertisement in and for each newspaper shall not exceed the sum of fifty cents for a tax sale, which sum of money shall be charged against the property offered for sale as items of cost. A tax sale shall consist of all the real estate in any election district of the county advertised for sale and belonging to the same person. If there be no such newspaper, then any newspaper published in said county may be chosen. In the matter of selling personal property for taxes, the Treasurer shall be allowed costs similar to those allowed by law in the case of seizure and sale of personal property by distraint, except that he shall receive no fee or commission therein.

Shall advertise  
tax sales of  
real estate.

117 B. The Clerk of the Circuit Court shall upon receiving from the Treasurer a list of real estate about to be advertised at tax sale of each for the book and page of the land records in his office relating to each piece thereof. And he shall receive a fee of twenty-five cents for finding and furnishing the same to the Treasurer; said clerk shall receive a fee of five dollars, payable by said Commissioners for filing a report of tax sales made by the Treasurer as hereinbefore provided, docketing the same and making entries relative thereto, but upon exception to any sale therein, a separate suit shall be docketed by him upon the equity docket concerning the same, wherein all subsequent proceedings shall be had, and he shall receive from the party requiring any service therein the same fees allowed for similar services in ordinary equity suits; said proceedings shall not be actually recorded, and the result thereof shall be entered by said clerk upon the report of sale,

Clerk of  
Circuit Courts  
fee for filing  
report of tax  
sales, etc.